	Case 2:23-cr-00149-APG-BNW Document 10	D2 Filed 06/03/25 Page 1 of 5
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8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
9	UNITED STATES OF AMERICA,	
10	Plaintiff,	2:23-cr-0149-APG-BNM
11 12	v.	Stipulation To Continue Sentencing and Proposed Order
13 14	DAVID E. BORUCHOWITZ,	
15	Defendant.	
16	The undersigned parties respectfully submit the following Stipulation and Proposed	
17	Order for the Court's consideration.	
18	IT IS HEREBY STIPULATED AND AGREED, by and between undersigned counse	
19	for the government and undersigned counsel for the defendant, David E. Boruchowitz, that	
20	the sentencing date of June 10, 2025, be vacated and continued to July 15, 2025, or such	
21	other date convenient to the Court after July 12, 2025.	
22	This Stipulation is entered into for the following reasons:	

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On May 5, 2025, the Department of Probation (the "Department") served on

the parties its Presentence Investigation Report ("PSR").

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2. On May 12, 2025, the Defendant submitted extensive objections to the PSR in 1 2 a fifteen (15) page letter that also contained four exhibits. On May 19, 2025, the government 3 submitted its objections to the PSR. 4 3. On May 30, 2025, at approximately 3:19 pm, the Department served its revised 5 PSR. Because Defendant's Sentencing Memorandum would be due on June 3, 2025, and 6 because the Defendant continues to have substantial objections to both the guideline 7 calculations contained in the PSR and the substance of several paragraphs in the PSR, the 8 Defendant would have insufficient time to prepare an adequate Sentencing Memorandum. 9 4. A carefully prepared Sentencing Memorandum is crucial to the adequate 10 defense of Mr. Boruchowitz. The additional time requested herein is necessary to afford 11 counsel additional time to prepare the defendant's Sentencing Memorandum. 12 5. The parties have conferred with the Court's Courtroom Deputy who 13 recommended that July 15, 2025 is most convenient date for the Court for the sentencing 14 hearing. Counsel for the defendant will be out of the district for pre-paid travel between July 15 2, 2025 and July 12, 2025. 16 6. The defendant is not in custody and agrees to this continuance. 17 // 18 // 19 // 20 // 21 // 22 23

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7. This is the first request to continue sentencing in this case. 1 2 WHEREFORE, the parties respectfully request that the Court accept this Stipulation 3 and enter an Order, vacating the present sentencing hearing set for June 10, 2025, and continuing it until July 15, 2025, or such other time convenient to the Court. 4 **DATED** this 2<sup>nd</sup> day of June 2025. 5 Respectfully submitted, 6 7 SIGAL CHATTAH Interim United States Attorney 8 9 /s/ Steven W. Myhre /s/ Crane M. Pomerantz 10 STEVEN W. MYHRE CRANE M. POMERANTZ JUSTIN WASHBURNE **AUSTIN BARNUM** Assistant United States Attorneys 11 12 Attorneys for the United States Attorneys for Defendant 13 14 15 16 17 18 19 20 21 22 23 24

## UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA**

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Plaintiff,

DAVID E. BORUCHOWITZ,

UNITED STATES OF AMERICA,

Defendant.

2:23-cr-0149-APG-BNW

**ORDER** 

This matter coming on the parties' Stipulation to Continue Trial, the Court having considered the premises therein, and for good cause shown, the Court accepts the Stipulation and **FINDS** as follows.

- 1. On May 5, 2025, the Department of Probation (the "Department") served on the parties its Presentence Investigation Report ("PSR").
- 2. On May 12, 2025, the Defendant submitted extensive objections to the PSR in a fifteen (15) page letter that also contained four exhibits. On May 19, 2025, the government submitted its objections to the PSR.
- 3. On May 30, 2025, at approximately 3:19 pm, the Department served its revised PSR. Because Defendant's Sentencing Memorandum would be due on June 3, 2025, and because the Defendant continues to have substantial objections to both the guideline calculations contained in the PSR and the substance of several paragraphs in the PSR, the Defendant would have insufficient time to prepare an adequate Sentencing Memorandum.
- 4. A carefully prepared Sentencing Memorandum is crucial to the adequate defense of Mr. Boruchowitz. The additional time requested herein is necessary to afford counsel additional time to prepare the defendant's Sentencing Memorandum.

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- 8. The parties have conferred with the Court's Courtroom Deputy who recommended that July 15, 2025 is most convenient date for the Court for the sentencing hearing. Counsel for the defendant will be out of the district for pre-paid travel between July 2, 2025 and July 12, 2025.
  - 5. The defendant is not in custody and agrees to this continuance.

## IT IS THEREFORE ORDERED:

- The present sentencing hearing scheduled for June 10, 2025 is VACATED and CONTINUED;
- 2. The sentencing hearing is rescheduled for July 15, 2025 at 9:30am; and
- 3. Defendant shall submit his Sentencing Memorandum at least seven (7) days prior to the new sentencing date.

IT IS SO ORDERED this 3rd day of June 2025.

ANDREW P. GORDON CHIEF UNITED STATES DITRICT JUDGE